

**ORIGINAL**FILED IN THE  
UNITED STATES DISTRICT COURT  
DISTRICT OF HAWAII

*OK*  
*a.*  
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 United States Attorney  
 District of Hawaii

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APR 28 2003

*2 o'clock and 5 min*  
 at *WALTER A. Y. H. CHINN, CLERK*  
*Ba*

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Attorneys for Plaintiff  
 UNITED STATES OF AMERICA

## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,	)	MAG. NO. 03-297 LEK	<i>B</i>
	)		
Plaintiff,	)	UNITED STATES' MOTION TO	
	)	DETAIN WITHOUT BAIL	
vs.	)		
	)		
DOUGLAS EDWIN RYCHENER,	)		
	)		
Defendant.	)		
	)		
	)		

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MOTION TO DETAIN DEFENDANT WITHOUT BAIL

The United States hereby moves to detain Defendant without bail, pursuant to 18 U.S.C. Section 3142.

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1. Eligibility Of Case. This Defendant is eligible for detention because the case involves (check all that apply):

- a. Offense committed on release pending felony trial (3142(d)(1)(A)(i))\*
- b. Offense committed on release pending imposition, execution, or appeal of sentence, conviction or completion of sentence (3142(d)(1)(A)(ii))\*
- c. Offense committed while on probation or parole (3142(d)(1)(A)(iii))\*
- d. A citizen of a foreign country or unlawfully admitted person (3142(d)(1)(B))\*
- e. Crime of violence (3142(f)(1)(A))
- f. Maximum sentence life imprisonment or death (3142(f)(1)(B))
- g. 10+ year drug offense (3142(f)(1)(C))
- h. Felony, with two prior convictions in above categories (3142(f)(1)(D))
- i. Serious risk Defendant will flee (3142(f)(2)(A))
- j. Danger to other person or community \*\*
- k. Serious risk obstruction of justice (3142(f)(2)(B))
- l. Serious risk threat, injury, intimidation of prospective witness or juror (3142(f)(2)(B))

2. Reason For Detention. The Court should detain Defendant (check all that apply) :

a. Because there is no condition or combination of conditions of release which will reasonably assure Defendant's appearance as required (3142(e))

b. Because there is no condition or combination of conditions of release which will reasonably assure the safety of any other person and the community (3142(e))

c. Pending notification of appropriate Court or official (not more than 10 working days (3142(d))

3. Rebuttable Presumption. The United States will invoke the rebuttable presumption against Defendant under Section 3142(e). If invoked, the presumption applies because (check all that apply) :

a. Probable cause to believe Defendant committed 10+ year drug offense

b. Probable cause to believe Defendant committed an offense under 18 U.S.C. § 924(c)

c. Previous conviction for eligible offense committed while on pretrial bond

4. Time For Detention Hearing. The United States requests that the Court conduct the Detention Hearing:

a. At first appearance  
 b. After continuance of 3 days (not more than 3)

5. Rule 40 Cases. The United States requests that the Detention Hearing be held:

a. In the District of Hawaii  
 b. In the District where charges were filed

6. Other Matters.

None.

DATED: April 28, 2003, at Honolulu, Hawaii.

EDWARD H. KUBO, JR.  
United States Attorney  
District of Hawaii

By

  
WES PORTER  
Assistant U.S. Attorney